

Atty. Dkt. No.

FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMENTAL DECLARATIONS

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint invento: (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the <u>invention entitled</u>:

FOR MANUFACTURING CARBONICEOUS MATERIAL SHEET
(Title of Invention)
the specification of which (check applicable box(es): A.
Lhereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment specifically referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, \$1.56. I hereby claim foreign priority benefits under Title 35, United States Code, \$119(a)-(d) or \$365(b) of any foreign application(s) for patent or inventor's certificate, or \$365(a) of any PCT international application which designated at least one country other than the United States of America, listed below, and I have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or any PCT international application, on this invention filed by me or my legal representatives or assigns and having a filing date before that of the application on which priority is claimed:
PRIOR FOREIGN APPLICATION(S)
Date first Laid- Date Patented Aumber(s) Country Day/MONTE/Year Filed open or Published or Granted Priority NOT Claimed
P2000- Japan 14/7/2000 244441
f more prior foreign applications, X lox at bottom and continue on attached page.
except as noted below, I hereby claim domestic priority benefit under 35 U.S.C. 119(e) or 120 and/or 365(c) of the indicated United States applications listed below and PCT international applications listed above or below and, if this is a continuation-in-part (CIP: application, insofar as the subject matter disclosed and claimed inthis application is in addition to that disclosed in such prior applications, I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. 1.56 which became available between the filling date of each such prior application and the national or PCT international filling date of this application:
RIOR U.S. PROVISIONAL, NONPROVISIONAL AND/OR PCT APPLICATION(S) Status ppln. No. (scries code/serial no.) Day/MONTH/Year Filed pending, abandoned, patented Priority NOT Claimed

As a named inventor, I hereby appoint the practitioners associated with Customer Number 22242, with full power of substitution and revocation, to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, and request that all correspondence and telephone calls in respect to this application be directed to FITCH, EVEN, TABIN & FLANNERY, Suite 1600, 120 South LaSalle Street, Chicago, Illinois 60603-3406, Telephone No. (312) 577-7000, Facsimile No. (312) 577-7007, CUSTOMER NUMBER 22242.



I hereby declare that all statements made herein of my own knowledge are true, and that all statements made herein on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity or enforceability of the application or any patent issued thereon.

Additional inventors, see attached pages.

Additional foreign prior art on attached page (incorporated herein by reference)

•	Attorney bocket w
(1) Full name of sole or one joint inventor:	Toshihiko NISHIDA
joint in an	(Given names first, with Family name last)
Inventor's signature:	Toshikiko Nishida
Date:	10/7/200/
Residence:	Hiroshima, Japan
	(City and State for U.S. Residents; City and Country for others)
Mailing Address:	c/o Corporate Research Laboratories,
	Mitsubishi Rayon Co., Ltd., 20-1, Miyuki-cho,
	Otake-shi, Hiroshima 739-0693 Japan
mt at compt to	Japanese
Citizenship:	- Gapanose
(2) Full name of sole or one	Hidehiko OHASHI
joint inventor:	(Given names first, with Family name last)
Inventor's signature:	Hickory Ohash
Date:	9/7/2001
Residence:	Hiroshima, Japan
	(City and State for U.S. Residents; City and Country for others)
.T	c/o Corporate Research Laboratories,
Mailing Address:	Mitsubishi Rayon Co., Ltd., 20-1, Miyuki-cho,
# 1	
## M	Otake-shi, Hiroshima 739-0693 Japan
Citizenship:	Japanese
(3) Full name of sole or one	Makoto NAKAMURA
joint inventor:	(Given names first, with Family name last)
	Makoto Nakamura
Invencer's signature:	9/7/2001
Date:	Hiroshima, Japan
Residence:	(City and State for U.S. Residents; City and Country for others)
	c/o Corporate Research Laboratories,
Mailing Address:	Mitsubishi Rayon Co., Ltd., 20-1, Miyuki-cho,
	Otake-shi, Hiroshima 739-0693 Japan Japanese
Citizenship:	bapanese
(4) Full name of sole or one	Mitsuo HAMADA
joint inventor:	(Given names first, with Family name last)
Inventor's signature:	mitsuo Hamada
Date:	9/7/2001
	Hiroshima, Japan
Residence:	(City and State for U.S. Residents;
welling Addrage.	city and Country for others) c/o Corporate Research Laboratories,
Mailing Address:	Mitsubishi Rayon Co., Ltd., 20-1, Miyuki-cho,
m/s/mahin.	Otake-shi, Hiroshima 739-0693 Japan
Citizenship:	Japanese

•	
(5) full name of sole or one	Kazushige MIHARA
joint inventor:	(Given names first, with Family name last)
Inventor's signature:	Kazushige Mihara
Date:	9/7 /200/
Residence:	Hiroshima, Japan
	(City and State for U.S. Residents; City and Country for others)
Mailing Address:	c/o Corporate Research Laboratories,
	Mitsubishi Rayon Co., Ltd., 20-1, Miyuki-cho,
	Otake-shi, Hiroshima 739-0693 Japan
Citizenship:	Japanese
(6) full name of sole or one joint inventor:	(Cincol and Cincol and Continuous Look)
·	(Given names first, with Family name last)
Inventor's signature:	
Date:	
Residence:	16:14
	(City and State for U.S. Residents; City and Country for others)
Mailing Address:	
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affizenship:	
Full name of sole or one	•
joint inventor:	(Given names first, with Family name last)
Inventor's signature:	
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Residence:	· .
	(City and State for U.S. Residents; City and Country for others)
	,
Mailing Address:	
Citizenship:	
(8) Full name of sole or one	
joint inventor:	(Given names first, with Family name last)
Inventor's signature:	
Date:	
Residence:	
	(City and State for U.S. Residents; City and Country for others)
Post Office Address:	
Citizenship:	· ·